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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/599,616	08/01/2007	Johannis Friso Rendert Blacquiere	NL 040370	1655	
24737 PHILIPS INT	7590 12/03/200 ELLECTUAL PROPER	EXAM	EXAMINER		
P.O. BOX 3001			EDUN, MOHAMMAD N		
BRIARCLIFF	MANOR, NY 10510	ART UNIT	PAPER NUMBER		
			2627		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No.	Applicant(s)  BLACQUIERE ET AL.		
10/599,616			
Examiner	Art Unit		
MUHAMMAD N. EDUN	2627		

066 4-4 0	1						
Office Action Summary	Examiner	Art Unit					
	MUHAMMAD N. EDUN	2627					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	correspondence ac	ddress				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DV.  Extensions of time may be available under the provisions of 37 CFR 1.1 after 51% (6) MOTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period to reply with the set or extended period for reply with 1.9 statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,				
Status							
1) Responsive to communication(s) filed on							
2a) This action is FINAL. 2b) This action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-11 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5)⊠ Claim(s) <u>1-10</u> is/are allowed.							
6)⊠ Claim(s) <u>11</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	TO-152.				
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	)-(d) or (f).					
1. ☐ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau	ı (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal F	ate					
Information Disclosure Statement(s) (PTO/SE/08)     Paper No(s)/Mail Date	6) Other:	atent Application					

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#### DETAILED ACTION

#### Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 11 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claim 11 is drawn to a "computer program" per se, therefore, fail(s) to fall within a statutory category of invention.

A claim directed to a computer program itself is non-statutory because it is not:

A process occurring as a result of executing the program, or

A machine programmed to operate in accordance with the program, or

A manufacture structurally and functionally interconnected with the program in a manner which enable the program to act as a computer component and realize its functionality or

A composition of matter.

See MPEP § 2106.01. Data structures not claimed as embodied in computer readable media are descriptive material *per se* and are not statutory because they are not capable of causing functional change in the computer. See, e.g., *Warmerdam*, 33 F.3d at 1361, 31 USPQ2d at 1760 (claim to a data structure *per se* held nonstatutory).

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Such claimed data structures do not define any structural and functional interrelationships between the data structure and other claimed aspects of the invention, which permit the data structure's functionality to be realized. In contrast, a claimed computer readable medium encoded with a data structure defines structural and functional interrelationships between the data structure and the computer software and hardware components which permit the data structure's functionality to be realized, and is thus statutory. Similarly, computer programs claimed as computer listings per se, i.e., the descriptions or expressions of the programs are not physical "things." They are neither computer components nor statutory processes, as they are not "acts" being performed. Such claimed computer programs do not define any structural and functional interrelationships between the computer program and other claimed elements of a computer, which permit the computer program's functionality to be realized.

## Allowable Subject Matter

Claims 1-10 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

## Re claims 1-8

The prior art of record alone or in combination does not teach or suggest the method of recording a set of data having the combination of steps with their recited Art Unit: 2627

process, along with ordering that an area be reserved, if the handling scheme is arranged to write data in at least one other space before the identified available space, which area corresponds to said other space for dummy storage data (50), as set forth in claims 1-8

#### Re claims 9 and 10

The prior art of record alone or in combination does not teach or suggest the device for recording a set of data having the combination of elements with their recited functions, along with order the storage medium handling scheme to reserve an area, if the handling scheme is arranged to write data in at least one other space before the identified available space, which area corresponds to said other space for dummy storage data (50), as set forth in claims 9 and 10.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Van Den Enden et al. (7,355,937), Motohashi (7,336,579) and Mine et al. (5,978,336), all disclose a recording apparatus capable of detecting unrecorded locations on the recording medium and also the ability of recording dummy data in the unrecorded locations.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to MUHAMMAD N. EDUN whose telephone number is 571-272-7617. The examiner can normally be reached on FLEXITIME.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa Nguyen can be reached on 571-272-7579. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/MUHAMMAD N EDUN/ Primary Examiner, Art Unit 2627